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TRANSMITTAL			Filing Date		9, 1998
	FORM		First Named Inventor	Marco	Lara
ı İ			Art Unit Examiner Name	2157	
(to be used for	all correspondence after initia	al filing)			lahi Elmi Salad
Total Number o	of Pages in This Submission	14	Attorney Docket Numb	oer ATV-0	004 [E0243-00027]
,		EN	CLOSURES (Chec	k all that apply	/)
Fac Trans	amittal Form	\Box	Drawing(s)		After Allowance Communication
			Licensing-related Papers	s	Appeal Communication to Board of Appeals and Interferences
Darkinian.			Petition		Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)
			Petition to Convert to a Provisional Application		Proprietary Information
	fidavits/declaration(s)		Power of Attorney, Revo		Status Letter
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Express Abandonment Request			Request for Refund		- Certificate Under 37 CFR 3.73(b)
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	SIGN	ATURE	OF APPLICANT, AT	TORNEY, C	OR AGENT
Firm Name	Duane Morris LI			<u> </u>	
Signature	Steven E	. X ₀	MI		
Printed name	STEVEN	E.	KOFF5		
Date	February	15,	2005	Reg. No.	37,163
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I hereby certify the sufficient postage the date shown be	nat this correspondence is eas first class mail in an e	being fac	simile transmitted to the U	ISPTO or depos	sited with the United States Postal Service P.O. Box 1450, Alexandria, VA 22313-145
sufficient postage	nat this correspondence is eas first class mail in an e	being fac	simile transmitted to the U	ISPTO or depos	sited with the United States Postal Service

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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spond to a collection of information unit	533 It displays a valid Olvid Control Harriber.
Application Number	09/086,821
Filing Date	May 29, 1998
First Named Inventor	Marco Lara
Art Unit	2153
Examiner Name	Salad, Abdullahi Elmi
Attorney Docket Number	ATV-004 (E0243-00027)

I hereby revoke all previous powers of attorney given in the above-identified application.									
A Pow	er of Attorn	ey is submitted her	rewith.						
OR ✓ I hereby appoint the practitioners associated with the Customer Number: 08933							933		
Please change the correspondence address for the above-identified application to: The address associated with Customer Number: 08933									
OR									
Firm of Individu	ual Name								
Address									
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Telephone				Ĩ	Fax			-	
I am the: Applicant/Inventor. Attorney for Assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)									
SIGNATURE of Applicant or Assignee of Record									
Signature MTVL									
Name	Michael C	allahan							
Date		2/11/05			elephone		8.349.33		
NOTE: Signatures of all the inventors of assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.									
✓ *Total o	of <u>1</u>	forms are submitted.							

This collection of information is required by 37 CFR 1.36. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Attorney Docket: E0243-00027

PTO/SB/96 (6-95)
Approved for use through 10/31/95. OMB 0651-0027
Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE



CERTIFICATE UNDER 37 CFR 3.73(b)

ADAPHE	int/Pate	nt Own	er: <u>Yahoo! Inc.</u>					
Applica	ation N	o./Paten	t No.: <u>09/086,821</u> F	Filed/Issu	e Date: <u>N</u>	lay 29, 199	98	
Entitled	i: Web	Service						
Yahoo	o! Inc. (Name of A	ssignee)		a Type of Assigne	Corporation		versity, government agen	, . icy, etc.)
states tl	hat it is	:						
1. [X]	the ass	ignee of	the entire right, title, ar	nd interes	t; or			
2. []	an assi	gnee of	less than the entire righ	t, title and	d interest.			
			, percentage) of its own tent identified above by			% in t	he patent	
A.	OR		An assignment from the led above. The assignment at Reel, Frame _	ent was r	ecorded in	the U.S. P	atent and Trad	
B.		[X] identifi	A chain of title from the ded above, to the current				lication/patent	
		1.	An assignment from the above To: Atreve Software, In		rs of the pa	tent applic	cation identifie	d
			The document was reco					

From: Atreve Software Inc. 2. To: Webspective Software, Inc. The document was recorded in the Patent and Trademark Office at Reel 009627, Frame 0172, or for which a copy thereof is attached. A merger of: WS Acquisition Corp., a wholly owned subsidiary of 3. Inktomi Corp. With: Webspective Software, Inc. The document was recorded in the Patent and Trademark Office at Reel , Frame , or for which a copy thereof is attached. 4. A merger of: December 2002 Acquisition Corp., a wholly owned subsidiary of Yahoo! Inc. With: Inktomi Corp. The document was recorded in the Patent and Trademark Office at Reel , Frame , or for which a copy thereof is attached. Additional documents in the chain of title are listed on a supplemental [] sheet. Copies of assignments or other documents in the chain of title are attached. [NOTE: A [X]separate copy (i.e., the original assignment document or a true copy of the original document must be submitted to Assignment Division in accordance with 37 CFR Part 3,

The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.

if the assignment is to be recorded in the records of the USPTO. See MPEP 302.08]

Senior Vice President, General Counsel

and Secretary of Yahoo! Inc.

Delaware

PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"DECEMBER 2002 ACQUISITION CORP.", A DELAWARE CORPORATION, WITH AND INTO "INKTOMI CORPORATION" UNDER THE NAME OF "INKTOMI CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE NINETEENTH DAY OF MARCH, A.D. 2003, AT 5:30 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Warriet Smith Handson.

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AUTHENTICATION: 2318797

DATE: 03-19-03

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SECRETARY OF STATE
DIVISION OF COMPORATIONS
PILED 05:30 PM 03/19/2003
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CERTIFICATE OF MERGER

OF

DECEMBER 2002 ACQUISITION CORP.

INTO

INKTOMI CORPORATION

(Pursuant to Section 251(c) of the General Corporation Law of the State of Delaware)

....

The undersigned does hereby certify that:

FIRST: The name and state of incorporation of each of the constituent corporations to this merger is as follows:

Name

State of Incorporation

Inktomi Corporation

Delaware

December 2002 Acquisition Corp.

Delawaro

SECOND: An Agreement and Plan of Merger (the "Agreement") dated as of December 22, 2002, by and among Yahoo! Inc., a Delaware corporation, December 2002 Acquisition Corp. and Inktomi Corporation has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 251(c) of the General Corporation Law of the State of Delaware.

THIRD: The name of the surviving corporation is Inktorni Corporation.

FOURTH: The certificate of incorporation of Inktomi Corporation is amended and restated to read in its entirety as set forth in Exhibit A hereto.

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FIFTH: The executed Agreement is on file at the principal place of business of the surviving corporation at 4100 East Third Avenue, Foster City, CA 94404.

SIXTH: A copy of the Agreement will be furnished by the surviving corporation, on request and without cost, to any stockholder of any constituent corporation.

SEVENTH: This Certificate of Merger shall be effective as of March 19, 2003.

IN WITNESS WHEREOF, the undersigned has caused this instrument to be duly executed by its authorized officers.

Dated: March 19, 2003

Inkiami Corporation

By: /s/ Randy S. Gottfried Name: Randy S. Gottfried Title: Senior Vice President, Chief Financial Officer and Secretary

P05

17:16

EXHIBIT A

AMENDED AND RESTATED CERTIFICATE OF INCORPORATION

OF

INKTOMI CORPORATION

ARTICLE I

The name of the corporation is Inktomi Corporation (the "Corporation").

ARTICLE II

The address of the registered agent for the Corporation in the State of Delaware is 2711 Centerville Road, Suite 400, City of Wilmington, County of New Castle, Delaware 19808. The name of its registered agent at such address is the Corporation Service Company.

ARTICLE III

The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the Delaware General Corporation Law ("Delaware Law").

ARTICLE IV

The Corporation is authorized to issue one class of shares designated "Common Stock." The number of shares of Common Stock authorized to be issued is 1,000. The par value of each share of Common Stock is \$0.001.

ARTICLE V

The Board of Directors of the Corporation is expressly authorized to adopt, amend or repeal Bylaws of the Corporation.

ARTICLE VI

Elections of directors need not be by written ballot unless otherwise provided in the Bylaws of the Corporation.

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ARTICLE VII

- To the fullest extent permitted by Delaware Law, as the same exists or as may hereafter be amended, a director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director.
- The Corporation shall indemnify to the fullest extent permitted by law any person made or threatened to be made a party to an action or proceeding, whether criminal, civil, administrative or investigative, by reason of the fact that he, his testator or intestate is or was a director or officer of the Corporation or any predecessor of the Corporation, or serves or served at any other enterprise as a director or officer at the request of the Corporation or any predecessor to the Corporation. The Company may indemnify to the fullest extent permitted by law any person made or threatened to be made a party to an action or proceeding, whether criminal, civil, administrative or investigative, by reason of the fact that he, his testator or intestate is or was an employee or agent of the Company or any predecessor of the Company, or serves or served at any other enterprise as an employee or agent at the request of the Company or any predecessor to the Company.
- Neither any amendment nor repeal of this Article VII, nor the adoption of any provision of the Corporation's Certificate of Incorporation inconsistent with this Article VII, shall aliminate or reduce the effect of this Article VII in respect of any matter occurring, or any action or proceeding accruing or arising or that, but for this Article VII, would accrue or arise, prior to such amendment, repeal or adoption of an inconsistent provision.

ARTICLE VIII

The Corporation reserves the right to amend this Certificate of Incorporation in any manner permitted by Delaware Law and, with the sole exception of those rights and powers conferred under the above Article VII, all rights and powers conferred herein on stockholders, directors and officers, if any are subject to this reserved power.

Delaware PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"WS ACQUISITION CORPORATION", A DELAWARE CORPORATION,

WITE AND INTO "WEBSPECTIVE SOFTWARE, INC." UNDER THE NAME OF *WEBSPECTIVE SOFTWARE, INC. *, A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FIRST DAY OF OCTOBER, A.D. 1999, AT 2 O'CLOCK P.M.



AUTHENTICATION: 2557482

DATE: 07-31-03

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CERTIFICATE OF MERGER

MERGING

WS ACQUISITION CORPORATION. A DELAWARE CORPORATION

WITH AND INTO

WEBSPECTIVE SOFTWARE, INC., A DELAWARE CORPORATION

Pursuant to Section 251 of the General Corporation Law of the State of Delaware

WebSpective Software, Inc., a Delaware corporation ("WabSpective"), does hereby certify as follows:

FIRST: The constituent corporations are WebSpective and WS Acquisition Corporation, a Delaware corporation ("WS").

SECOND: An Agreement and Plan of Reorganization (the "Reorganization Agreement"), dated September 15, 1999, among Inktomi Corporation, WS and WebSpective, setting forth the terms and conditions of the merger of WS with and into WebSpective (the "Marger"), has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with Section 251 of the Delaware General Corporation Law.

THIRD: The name of the surviving corporation in the Merger (the "Surviving Corporation") shall be WebSpective Software, Inc.

FOURTH: The Restated Certificate of Incorporation of the Surviving Corporation is amended to read in its entirety as set forth in Exhibit A hereto:

FIFTH: An executed copy of the Reorganization Agreement is on file at the principal place of business of WebSpective at the following address:

WebSpective Saftware, Inc. 66 B Street Needham, MA 02494

> STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 02:00 PM 10/01/1999 991415579 - 2717852

18/81/99 10:54 WILSON SONSINI + 382 674 8348 08/30/98 10:17 PAL 617 246 /108 . 15516 BURMIJA

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An executed copy of the Reorganization Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of either constituent corporation.

SEVENTH: The authorized capital stock of WS is 1,000 no per value shares, of common stock.

The Merger shall become effective upon the filing of this Certificate of Merger with the Bourcasy of State of the State of Delaware.

IN WITHRES WHEREOF, WebSpecifys has caused this Cartificate of Merger to be executed in its corporate name as of the 1st day of October, 1999.

WEBSPECTIVE SOFTWARE, INC.

Phyllis Doherty. Chief Financial Officer

RESTATED CERTIFICATE OF INCORPORATION

OF

WEBSPECTIVE SOFTWARE, INC.

ARTICLE L

The name of the corporation is Webspactive Software, Inc. (the "Corporation").

ARTICLE 2.

The address of the Corporation's registered office in the State of Delaware is Corporation Trust Center, 1209 Orange Street, Wilmington, New Castle County, Delaware 19801. The name of its registered agent at such address is The Corporation Trust Company.

ARTICLE 3.

The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

ARTICLE 4.

The Corporation is authorized to issue one class of shares to be designated Common Stock. The total number of shares of Common Stock this Corporation shall have authority to issue is 1,000, with per value of \$0.001 per share.

ARTICLE 5.

The Corporation is to have perpetual existence.

ARTICLE 6.

In furtherance and not in limitation of the powers conferred by statute, the Board of Directors is expressly authorized to make, alter, smend or repeal the Bylaws of the Corporation.

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ARTICLE 7.

The number of directors which constitute the whole Board of Directors of the Corporation shall be as specified in the Bylaws of the Corporation.

ARTICLE B.

Meetings of stockholders may be held within or without the State of Delaware, as the Bylaws may provide. The books of the Corporation may be kept (subject to any provision contained in the statutes) outside the State of Delaware at such place or places as may be designated from time to time by the Board of Directors or in the Bylaws of the Corporation.

ARTICLE 9.

To the fullest extent permitted by the Delaware General Corporation Law as the same exists or may be easter be amended, a director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director, except to the extent such exception from liability or limitation thereof is not permitted under the Delaware Corporation Law as the same exists or may hereafter be amended. Neither any amendment nor repeal of this Article, nor the adoption of any provision of this Certificate of Incorporation inconsistent with this Article, shall eliminate or reduce the effect of this Article in respect of any maner occurring, or any cause of action, suit or claim that, but for this Article, would accrue or arise, prior to such amendment, repeal or adoption of an inconsistent provision.

ARTICLE 10.

Advance notice of new business and stockholder nominations for the election of directors shall be given in the manner and to the extent provided in the Bylaws of the Corporation.

ARTICLE 11.

Elections of directors need not be by written ballot unless the Bylaws of the Corporation shall ap provide.

ARTICLE 12.

The Corporation reserves the right to amend, after, change or repeal any provision contained in this Certificate of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

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